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STATE O	FN	ORTH	CAROL	_INA				File Ņo.	19CR050	558		
Тталѕу	lvania	Cou	inty			Seat Of Co	ourt			Court Of perior Cou		ion
		STATE	VERSUS					· · · · · · · · · · · · · · · · · · ·				
Name Of Defendant CODY HAYDEN		SON						CONDITIO				
Drivers License No.			State	Race	Sex		or Offor	UNDER G ses Commi			. 4 204	(e)
Date Of Birth		Full Social S	ecurity No.	Age At Time	Of Offense	- ' [[]	or One	ises commi	iteu On O	Alter Dec	J. 1, ZU	10)
01/27/1992 Attorney For State	2					. Attorney	For Defend	lant		G Appointed	.S. 15A-1 Crt Rptr li	
•	jamin Z	Cellinger		Def. Found Not Indigent	Def. Walv Attorney	eu	l Edney		[2	Applimed ✓ Retained	On Apii II	intrais
The defendant wa	as found	d guilty/resp	onsible, purs	uant to 🔀	plea (pu	rsuant to Ai	fora) (\square o	f no contest)	trial by jud	ige 🗌 trial	by jury, o	f
File No.(s)	Off.			Offense De	scription			Offense Date	G.	S. No.	F/M	CL.
19CR050558	I	Cyberstall	king					05/01/2018 - 05/31/2018	14-1	96.3(b)(2)	M	2
	1/2/100				M	OTION						
Now come the Sta pursuant to G.S. sworn further stat	15A-13	11(a4) for th	e purpose of	allowing defe	endant to de	monstrate (jood condi					duly
Date 7/23/19	1	Signature O	f Prosecutor				Signature	Of Atterney For D	fendan <u>t (it re</u> p	resented)		
SWORN/AFF	IRME	D AND S	VBSCRIB	FD TO BE	FORE ME	Date	/		10			
Date	Si	gnature	MA	000			Of Defend	ant (under oath)	77 —			
1-25-19		/	W KM	NING)	- -		1 // _		•			
Deputy CS District Cou		Assistant	CSC uperior Court J	Clerk Of Supe udge	erior Court	1/8	XI 1	X/				
				vule veen	INDINGS	AND O	RDER					
Upon the foregoln grants the Mot 1. Each known 2. The defend 3. The defend 4. The defend denies the Mot	tion, bas n victim ant has ant has ant is u	sed upon the of the crime not been co not previou nlikely to co	e following fir thas been no privicted of ar sly been place	ndings: otified of the r ny felony or o sed on probat offen <u>se</u> othe	motion for pr f any misder tion. er than a Cla	meanor inve	olving mora	or certified mail al turpitude.	and given an	opportunity t	o be hear	d.
		DE	FERRAL (OF PROCE	EDINGS	AND PL	ACEME	NT ON PRO	BATION			
			idgment of g sed probati					ter be deferred a 5.S. 15A-1342(a)			n ommunity	
punishment 2. The Court fi				(AOC-CR-60				ions the authorit	v to impose a	nv of the rea	uirements	in
G.S. 15A-13	343.2(e) for commu	nity punishm	ent or G.S. 1	5A-1343.2(f)) for interme	edlate puni	shment.				
4. The defenda	ant sha	I provide a l	DNA sample	pursuant to C	3.S. 15A-26	6.4. (AOC-0	R-319 req					
otherwise pr	rovided	against the	defendant. U	lpon fulfillme				authority to ente he defendant, th				
dismiss the A capt as o	rdered	to appear ea		aring on alleg					urt, the defen	dant shall ret	urn to this	Court
on (date)	6/25/	for	a hearing to	STATE OF THE PARTY	Infilment of the ONETAR'			ns of probation.				ar Zali sa
The defendant sha probation above, p			of Superior C ule X det	ourt the "Tota	al Amount D	ue" shown	below, plus	s the probation s by the court as fo	upervision fe ollows:	e if placed on	ı supervis	ed
	Fine \$		Restitution*	Attorne	y's Fees	Comm Serv \$	Fee Eh	IA Fee	Appt Fee/Misc		al Amount I	
*See attached "Re	stitution							h is incorporated Other:	by reference).		
Upon payment			nt Due," the	probation office	cer may tran	sfer the de	endant to	unsupervised pr	obation.			·
AOC-CR-632D, F	· Rev. 12:	/17. © 2017		Material opposite re Office of th		ares is to be dis (Over)	regarded as si	urpiusage.		×*		
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REGULAR CONDITIONS OF PROBATION - G.S. 15A-1343(b) NOTE: Any probationary judgment may be extended pursuant to G.S. 15A-1342. The defendant shall: (1) Commit no criminal offense in any jurisdiction. (2) Possess no firearm, explosive device, or other deadly weapon listed in G.S. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a course of study or vocational training, that will equip the defendant for suitable employment, and abide by all rules of the institution. (4) Satisfy child support and family obligations, as required by the Court. (5) Submit to the taking of digitized photographs, including photographs of the defendant's face, scars, marks, and tattoos, to be included in the defendant's records. if the defendant is on supervised probation, the defendant shall also: (6) Not abscond, by willfully avoiding supervision or by willfully making the defendant's whereabouts unknown to the supervising probation officer. (7) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (8) Report as directed by the Court or the probation officer to the officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable times, answer all reasonable inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment, (9) Notify the probation officer if the defendant fails to obtain or retain satisfactory employment. (10) Submit at reasonable times to warrantless searches by a probation officer of the defendant's person and of the defendant's vehicle and premises while the defendant is present, for purposes directly related to the probation supervision, but the defendant may not be required to submit to any other search that would otherwise be unlawful. (11) Submit to warrantless searches by a law enforcement officer of the defendant's person and of the defendant's vehicle, upon a reasonable suspicion that the defendant is engaged in criminal activity or is in possession of a firearm, explosive device, or other deadly weapon listed in G.S. 14-269 without written permission of the court. (12) Not use, possess, or control any illegal drug or controlled substance unless it has been prescribed for the defendant by a licensed physician and is in the original container with the prescription number affixed on it; not knowingly associate with any known or previously convicted users. possessors, or sellers of any such illegal drugs or controlled substances; and not knowingly be present at or frequent any place where such illegal drugs or controlled substances are sold, kept, or used. (13) Supply a breath, urine, or blood specimen for analysis of the possible presence of prohibited drugs or alcohol when instructed by the defendant's probation officer for purposes directly related to the probation supervision. If the results of the analysis are positive, the probationer may be required to reimburse the Division of Adult Correction and Juvenile Justice for the actual costs of drug or alcohol screening and testing. (14) (applies only if judgment deferred for felony) Waive all rights relating to extradition proceedings if taken into custody outside of this State for failing to comply with the conditions imposed by the court. SPECIAL CONDITIONS OF PROBATION - G.S. 15A-1343(b1) The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation: 15. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles and not operate a motor vehicle for a period of or until relicensed by the Division of Motor Vehicles, whichever is later. 16. Successfully pass the General Education Development Test (G.E.D.) during the first _ __ months of the period of probation. 17. Complete hours of community service during the first _ days of the period of probation, as directed by the judicial services coordinator. The fee prescribed by G.S. 143B-708 is not due because it is assessed in a case adjudicated during the same term of court. pursuant to the schedule set out under Monetary Conditions on the reverse. Within ____ days of this Conditional Discharge and before beginning service. 18. Report for initial evaluation by participate in all further evaluation, counseling, treatment, or education programs recommended as a result of that evaluation, and comply with all other therapeutic requirements of those programs until discharged. 🔀 19. Not assault, threaten, harass, be found in or on the premises or workplace of, or have any contact with Kelsey Henson "Contact" includes any defendant-initiated contact, direct or indirect, by any means, including, but not limited to, telephone, personal contact, e-mail. pager, gift-giving, telefacsimile machine or through any other person, except 20. Abstain from alcohol consumption and submit to continuous alcohol monitoring for a period of days, months, the Court having found that a substance abuse assessment has identified defendant's alcohol dependency or chronic abuse. X 21. Other: Defendant must receive a mental health assessment and comply with any follow-up treatment. Defendant shall not possess any firearms during the term of probation. 22. Comply with the Special Conditions Of Probation which are set forth on AOC-CR-603D, Page Two. SIGNATURE OF JUDGE Signature Of Presiding CERTIFICATION BY CLERK I certify that this Conditional Discharge Under G.S. 15A-1341(a4) and the attachment(s) marked below is a true and complete copy of the original which is on file in this case. 1. Judgment Suspending Sentence (AOC-CR-603D, Page Two) (additional conditions of probation) 2. Restitution Worksheet, Notice And Order (Initial Sentencing) (AOC-CR-611) 3. Additional File No.(s) And Offense(s) (AOC-CR-626)

NOTE TO CLERK: Upon entry of a final order discharging the defendant and dismissing the charge(s) against him/her, forward a certified copy of this Conditional Discharge and the dismissal order (AOC-CR-635 or other order) to the Administrative Office of the Courts at NCAOC, Records Officer - Court Services Division, PO Box 2448, Raleigh, NC 27602.

Deputy CSC

Asst. CSC

SEAL

Signature Of Clerk

Name (type or print)

4. Other:

Date

NOTE: Periods of confinement imposed here must be for two-day or three-day consecutive periods, only, for no more than six days in a single month, and in no than three separate months during the period of probation. To impose special probation under G.S. 15A-1351, see INTERMEDIATE PUNISHMENTS, below. Date				S	ΓAΤ	E VERSI	JS				File					
ACC-CR-631D, "Conditional Discharge Under G.S. 90-96(at)", AOC-CR-622D, "Conditional Discharge Under G.S. 14-50.25", AOC-CR-632D, "Conditional Discharge Under G.S. 15A-1341(a4)"; or AOC-CR-633D, "Conditional Discharge Under G.S. 15A-1341(a4)"; or AOC-CR-633D, "Conditional Discharge Under G.S. 15A-1341(a4)"; or AOC-CR-633D, "Conditional Discharge Under G.S. 15A-1343(a1) COMMUNITY AND INTERMEDIATE PROBATION CONDITIONS - G.S. 15A-1343(a1)	Name	e Of Defendant														
addition to complying with the regular and any special conditions of probation set forth in the "Judgment Suspending Sentence" entered in the aborase(s), the defendant shall also comply with the following conditions of probation, which may be imposed for any community or intermediate punish asses(s), the defendant has a probation officer regarding such monitoring, and pay the fees prescribed in G.S. 15A-1343(c) as proviunder Monetary Conditions. The defendant may leave the residence for the following purpose(s) and as otherwise permitted by the probation of their imployment counseling a course of study vocational training. 2. Complete hours of community service during the first operation. The fee prescribed by G.S. 1438-708 is not due because it is assessed in a case adjudicated during the same term of court. In the paid purposant to the schedule set out under Monetary Conditions in the "Judgment Suspending Sentence." within of this Judgment and before beginning service. 3. Submit to the following period(s) of confinement in the custody of the sent separate months during the period of probation to serve the term(s) indicated below NOTE: Periods of confinement imposed here must be for two-day or three-day consecutive periods, only, for no more than six days in a single month, and in not than three separate months during the period of probation. To impose special probation under G.S. 15A-1361, see INTERNEDIATE PUNISHMENTS, below. Date	NOT	"Conditional E Discharge Un	D, "Cond Discharge der G.S.	littonal Di Under C	sch: 3.S.	arge Under 90-96(a1)":	G.S. 90-96(a)"; A AOC-CR-628D. "	OC-CR 'Conditi	-621D, "C nnal Discl	one hard	litional Disc ne Under G	harge Under G.S. S. 14-204(b)*: A/	. 14-50,2 C-CP-6	9"; AOC	-CR	627D,
addition to complying with the regular and any special conditions of probation set forth in the "Judgment Suspending Sentence" entered in the aborase(s), the defendant shall also comply with the following conditions of probation, which may be imposed for any community or intermediate punish asses(s), the defendant has a probation officer regarding such monitoring, and pay the fees prescribed in G.S. 15A-1343(c) as proviunder Monetary Conditions. The defendant may leave the residence for the following purpose(s) and as otherwise permitted by the probation of their imployment counseling a course of study vocational training. 2. Complete hours of community service during the first operation. The fee prescribed by G.S. 1438-708 is not due because it is assessed in a case adjudicated during the same term of court. In the paid purposant to the schedule set out under Monetary Conditions in the "Judgment Suspending Sentence." within of this Judgment and before beginning service. 3. Submit to the following period(s) of confinement in the custody of the sent separate months during the period of probation to serve the term(s) indicated below NOTE: Periods of confinement imposed here must be for two-day or three-day consecutive periods, only, for no more than six days in a single month, and in not than three separate months during the period of probation. To impose special probation under G.S. 15A-1361, see INTERNEDIATE PUNISHMENTS, below. Date			COMM	NUNITY	'Al	ND INTER	RMEDIATE PR	OBA	TION C	ON	DITIONS	- G.S. 15A-1	343(a1)		386
coordinator. The fee prescribed by G.S. 143B-708 is not due because it is assessed in a case adjudicated during the same term of court. to be paid	case(e(s), the defendant Submit to house rules, regulation under Monetary employment	g with the shall als e arrest v ns, and d r Condition	e regular o comply vith electrons ons. The	and with ronk of the	l any specia h the followi c monitoring ne probation andant may	I conditions of pro ng conditions of p , remain at the de officer regarding leave the residence	bation s robation fendant such m	set forth in n, which r i's resider onitoring, e followin	n the may nce	e "Judgmen be imposed for a period d pay the fe	t Suspending Ser If for any commun of	ntence" e nity or inte days,	entered in ermediat	e pu hs, a	nishmer bide by
NOTE: Periods of confinement imposed here must be for two-day or three-day consecutive periods, only, for no more than six days in a single month, and in no than three separate months during the period of probation. To impose special probation under G.S. 15A-1351, see INTERMEDIATE PUNISHMENTS, below. Date	□2.	coordinator. The not due beca to be paid [of this Judgr	e tee pre: ause it is pursu:	scribed b assesse ant to the	y G. d in sch	.S. 143B-70 a case adju ìedule set o	8 is dicated during the ut under Monetan	same i	term of co	ourt.						service
Date Hour AM For 2 days Date Hour AM For 3 days Date Date Date Hour AM For 3 days Date	□ 3.	local confinement NOTE: Periods o	facility). f confinen	and nent impos	pay ed h	jall fees. There must be	ne defendant shall <i>for two-day or thr</i> ee-	report i	n a sober	r co riod	ndition to se s. only. for no	more than six days	in a singl	e month :	and in	(othe
Date Hour AM for 2 days Date Hour AM for 2 days Date Hour AM for 3 days Date Hour AM Date D				□AM	1	☐2 days			□AM	Г	☐2 days			□AM		2 day
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4. Obtain a substance abuse assessment, monitoring, or treatment as follows: 5. Abstain from alcohol consumption and submit to continuous alcohol monitoring for a period of		Date	Hour	□AM	for	☐2 days	Date	Hour	□AM	for	☐2 days	Date	Hour	□AM	-	☐ 3 day
Special Probation - G.S. 15A-1351 Abstain from alcohol consumption and submit to continuous alcohol monitoring for a period of	X 4.	. Obtain a substa	nce abus		mei		g, or treatment as	follows			1000010	·		ITI LIM	الببط	☐ 3 day
INTERMEDIATE PUNISHMENTS addition to complying with the regular and any special, community, or intermediate conditions of probation set forth in the "Judgment Suspending entence" or herein for the above case(s), the defendant shall also comply with the following intermediate punishment(s) under G.S. 15A-1340.11(6). 11. Special Probation - G.S. 15A-1351	<u></u> 6.	found that a sub Participate in an	stance a education	buse ass mal or vo	essi	ment has id onal skills d	entified defendant evelopment progr	's alcoh am as f	ol depeni ollows:	den	cy or chroni	days, c abuse.	□ m	onths, th	e Co	urt havi
addition to complying with the regular and any special, community, or intermediate conditions of probation set forth in the "Judgment Suspending entence" or herein for the above case(s), the defendant shall also comply with the following intermediate punishment(s) under G.S. 15A-1340.11(6).				THO INCOM	iy. i	20			:							
For the defendant's active sentence as a condition of special probation, the defendant shall comply with these additional regular conditions of probation (1) Obey the rules and regulations of the Division of Adult Correction and Juvenile Justice governing the conduct of inmates while imprisoned. (2) Re to a probation officer in the State of North Carolina within seventy-two (72) hours of the defendant's discharge from the active term of imprisonm. A. Serve an active term of days months hours in the custody of the N.C. DACJJ Sheriff of this County Other: Other: NOTE: Noncontinuous periods of special probation may not be served in DACJJ. Also, special probation imposed in misdemeanor sentences on or after Oct. 1, 2014, may not be served in DACJJ.] B. The defendant shall report in a sober condition to begin serving his/her term on:	Senter 1.	ence" or herein for Special Proba For the defendan (1) Obey the rule: to a probation offi A. Serve an N.C. D (NOTE: N Oct. 1, 201	the above tion - G It's active is and regicer in the active telephone telep	re case(s S.S. 15A sentence culations o State of m of Sher ous period to be served), th 13 of the Nord iff of is of :	e defendan 51 a condition of b Division of th Carolina da f this Count special probal	of special probation Adult Correction a within seventy-two tys months y Other: fion may not be serve	with the dend Juve of (72) he	e followir fendant si nile Justic ours of the urs in t	hall te ge e de the	ntermediate comply with overning the efendant's d custody of t	punishment(s) ur these additional n conduct of inmate ischarge from the he	eder G.S egular co es while in active to	. 15A-13 nditions omprisone erm of im	40.1 of pro d. (2) opriso	1(6). bation: Report onment.
Day Date Hour AM and shall remain in Day Date Hour A		Day C. The defer consecuti D. This term E. Pay jail fe	Date Idant shave weeks shall be	all again r s, and sha served a	epo all re	Hour It in a sober It in a sober	☐AM 6 ☐PM 6 r condition to contistody during the safe the probation offi	and sha custody inue sei ame hoi lcer with	II remain i until: ving this urs each v iin	in tern wee	n on the sar k until com days	ne day of the wee	re term of this jud	next ordered.		□AM □PM
2. Drug Treatment Court - G.S. 15A-1340.11(3a); 15A-1340.11(6) Comply with the rules adopted for the program as provided for in Article 62 of Chapter 7A of the General Statutes and report on a regular basis specified time to participate in court supervision, drug screening or testing, and drug or alcohol treatment programs. Other:		Comply with the specified time to	rules add	pted for	the	program as	provided for in Ar	ticle 62	of Chapte and drug	er 7. or a	A of the Ge	neral Statutes and ment programs.	d report o	on a regu	ılar b	asis fo
INTERMEDIATE CONDITIONS OF PROBATIONS - G.S. 15A-1343(b4)				INTERI	ΝE	DIATE CO	ONDITIONS O	F PRO	DBATIC	NS	S - G.S. 1	5A-1343(b4)	i i			u.t.s

If subject to intermediate punishment, the defendant shall, in addition to the terms and conditions imposed above, comply with the following intermediate conditions of probation.

(1) If required by the defendant's probation officer, perform community service under the supervision of the Section of Community Corrections, and pay the fee required by G.S. 143B-708, but no fee shall be due if the Court imposed community service as a special condition of probation and assessed the fee in this judgment or any judgment for an offense adjudicated in the same term of court. (2) Not use, possess, or control alcohol. (3) Remain within the defendant's county of residence unless granted written permission to leave by the court or the defendant's probation officer. (4) Participate in any evaluation, counseling, treatment, or educational program as directed by the probation officer, keeping all appointments by abiding by the rules, regulations, and direction of each program.

Material opposite unmarked squares is to be disregarded as surplusage. (Over)

	aper years on	FFENSE	S INVOLVING P	HYSICAL, ME	NTAL, OR SE	XUAL ABUSE	ND PERSONS OF A MINOR -	CONVICTED OF - G.S. 15A-1343(b	2)
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		Submit at premises.	reasonable times to	nt's computer or otl	her electronic med	hanism which ma	v contain electronic	the defendant's vehicle data, while the defend n: child pomogra	ant is
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X 1	. Pursua	ant to its fin there is an	iding that the defendant abuser treatment programmer supervised probation) a program to be identified.	ant is responsible to ogram, approved to attend and comple entitled by the prob	by the Domestic Viete (check one) Station officer, and a	c violence, the Co olence Commiss (program name) abide by the prog	ourt further finds that on, reasonably avai 59+6 ram's rules. The pro	i: lable to the defendant, of tion officer shall senor is discharged for vice	d a copy of
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AOC	-CR-603[D, Page Tw	o, Side Two, Rev. 12				sage.		

DOMESTIC VIOLENCE STATEMENT OF GUILT

I, CODY HAYDEN HENSON, HEREBY ACKNOWLEDGE MY GUILT to the offense of Cyberstalking (N.C.G.S. 14-196.3b2) between May 1, 2018 and May 31, 2018, in Criminal Case Number 19CR050558. I am represented by an attorney Michael Edney, or have signed waiver of counsel and am representing myself. It has been explained to me and I understand that I have the right to remain silent and refrain from making any statement about the offense, and that any statement I do make can and will be used against me at a trial of this matter in the event that I am terminated from this Conditional Discharge Agreement for any violation of its requirements. I freely and voluntarily choose to the make the following statement, waive my right to remain silent accordingly, and waive any objections I may have to the admission of this statement against me in any trial I have with respect to these charges.

Defendant/Date

Defense Counsel/Date

Witness/Date

ADDITIONAL SPECIAL CONDITIONS OF PROBATION (CONDITIONAL DISCHARGE)

- A. There shall be no travel restrictions which will interfere with the defendant's ability to continue his position (employment) as a North Carolina State Representative, including his work in Raleigh, and any potential, organized, Out of State legislative meeting, conferences or fact-finding trips. Defendant's obligation will be to provide his probation officer with reasonable notice of any travel.
- B. Should the Defendant and Kelsey Henson decide that different or modified "contact" between the parties is in the best interest of the minor children, Defendant's "contact" with Kelsey Henson may be modified by a Judge of the District Court division, but only after reasonable notice and opportunity to be heard to the Office of the Attorney General.
- C. When this matter is reviewed, approximately one year from this date, the Court may, in it's discretion, transfer the defendant to unsupervised probation.

Cody Hayden Henson

06//3/2020

Attorney for Defendant